## Brooks, David K., EMNRD

From:Brooks, David K., EMNRDSent:Friday, March 04, 2011 11:47 AMTo:'jamesbruc@aol.com'Subject:RE: Case 14607/Mewbourne/unorthodox location

I do not recall if this case involved an NSL. If the notice is required only because the application seeks a non-standard unit, I would say that it is unnecessary where all the owners of WI in the offsetting unit are participants in the well. But for NSLs we have been requiring notice to WI owners in offsetting unit even if they also own in the principal unit, if the interests are different.

Thanks

David

From: jamesbruc@aol.com [mailto:jamesbruc@aol.com] Sent: Friday, March 04, 2011 10:12 AM To: Brooks, David K., EMNRD Subject: Case 14607/Mewbourne/unorthodox location

David: You requested Mewbourne to notify WI owners in the offset acreage in Section 29. It turns out that all of the WI owners in the W/2 Sec. 29 (under a JOA) also own WI's in the N/2S/2 Sec. 30 well unit, although in different percentages. Do you still want notice to go out? No problem if needed -- there's only 6.

Jim